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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/591,818	09/06/2006	09/06/2006 Goran Schack		4711
	7590 04/02/200 L SIBLEY & SAJOVE	EXAMINER		
P.O. BOX 3742	28	LE, HOANGANH T		
RALEIGH, NC	2/62/		ART UNIT	PAPER NUMBER
			2821	
			MAIL DATE	DELIVERY MODE
			04/02/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		A	pplication No.	Applicant(s)	Applicant(s)			
		1	0/591,818	SCHACK ET AL.	SCHACK ET AL.			
		E	xaminer	Art Unit				
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Period fo	The MAILING DATE of this commu or Reply	nication appear	s on the cover sheet	with the correspondence a	ddress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MASSION SOLVER IS LONGER, FROM THE MASSION SOLVER IS LONGER, FROM THE MASSION SOLVER IS LONGER IN THE MASSION SOLVER IS LONGER IN THE MASSION SOLVER IS LONGER IN THE MASSION STATE IN T	MAILING DATE s of 37 CFR 1.136(a) munication. tatutory period will ap y will, by statute, cau-	E OF THIS COMMUN In no event, however, may oply and will expire SIX (6) Mose the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	·			
Status								
1) 又	Responsive to communication(s) file	ed on <i>06 Septe</i>	ember 2006.					
2a)□			tion is non-final.					
3)□	Since this application is in condition	<i>7</i> —		atters, prosecution as to th	ne merits is			
- , 	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)🛛	Claim(s) <u>1-13</u> is/are pending in the	application.						
-	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
'=)⊠ Claim(s) <u>1-7 and 9-13</u> is/are rejected.							
· ·	Claim(s) <u>8</u> is/are objected to.							
·—	Claim(s) are subject to restri	ction and/or ele	ection requirement.					
Applicati	on Papers							
9)□	The specification is objected to by the	ne Examiner						
•	The drawing(s) filed on is/are		ed or b)∏ obiected t	o by the Examiner.				
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Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:								
,.	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) ☐ Interviev	w Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date								
	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		5) Notice of 6) Other: _	of Informal Patent Application				
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DETAILED ACTION

1. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-5 and 9-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Iwai et al (the US 2003/0117324).

Regarding claim 1, the Iwai et al reference teaches in figures 4 and 11 a portable communication device comprising: an antenna feeding circuit 303; a first part (figures 1,3,11) having a hollow interior and a main section having a width, length and a first height and including a plurality of electrical elements; and an antenna system comprising; a ground plane 301,321,322 located within and extending along the whole width and the length of at least the main section; and an antenna element 302,105,106 located within the first part, wherein the ground plane is provided in one piece, wherein the plurality of electrical elements of the first part includes radio transmission elements electrically connected to said ground plane are radio transmission elements, wherein the ground plane and the antenna element are provided from a same piece of material on a same substrate, and wherein the antenna element is distanced from the ground plane by at least approximately the first height in a height direction of the first part (figures 4 and 11).

Regarding claim 2, figures 1-2 show a user interface in the first part, wherein the ground plane and the user interface arranged in the first part are provided on a same substrate.

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Regarding claim 3, figures 1-3 show a second part 103connected to the first part 102 wherein the first part has a hinging section 104;, for providing rotation of the first part in relation to the second part around an axis of rotation.

Regarding claim 4, figures 11a-11c show that the ground plane is connected to said second part via the hinging section for providing a common ground potential in both parts.

Regarding claim 5, wherein the antenna feeding circuit is provided in the second part (figures 1-3).

Regarding claim 9, wherein the antenna element is a multiband antenna element (para. 0061-0067).

Regarding claim 10, wherein the antenna element is a PIFA antenna element (figures 4a-4b)

Regarding claim 11, wherein the antenna element is a monopole antenna element (figure 9).

Regarding claim 12, wherein the portable communication device is a cellular phone (figure 1).

Regarding claim 13, the Iwai et al reference teaches in figures 4 and 11 an antenna system for use in a portable communication device, the device having an antenna feeding circuit 303 and a first part (figures 1-3) with a hollow interior and a main section having a width, length and a first height and including a plurality of electrical elements, the antenna system comprising: a ground plane 301,321,322 located within and extending along the width and the length of at least the main section and an antenna element located within the first part, wherein the ground plane is provided in one piece, wherein the plurality of electrical elements of the first part includes radio transmission elements electrically connected to the ground plane, wherein the ground plane and the antenna element are provided from a same piece of material on a same substrate, and wherein the antenna element is distanced from the ground plane by at least approximately the first height in a height direction of the first part (figures 4 and 11).

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- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Iwai et al (cited above) in view of Cheng et al (the US 2001/0040529).

Regarding claims 6 and 7, the Iwai et al reference teaches every feature of the claimed invention, excluding the hinging section including a hollow hinge cavity and having a second height greater than the first height, and the antenna element being provided inside the hinging section.

The Cheng et al reference teaches in figures 5-7 a hinging section 534 including a hollow hinge cavity and having a second height greater than the first height (figure 6), and the antenna element 6 being provided inside the hinging section in order to increase the transmitting quality of the network card and decrease the shielding effectiveness (para 0011).

Since one of ordinary skill in the art would recognize the benefit of increasing the transmitting quality of the antenna, it would have been obvious to provide Iwai et al with the hinging section including a hollow hinge cavity and having a second height greater than the first height, and the antenna element being provided inside the hinging section as taught by Cheng.

Allowable Subject Matter

- 6. Claim 8 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter: none of the cited art discloses the ground plane neluding a bent section within the hinging section and bent away from a portion of the ground plane in the main section for providing an increased

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distance between the ground plane and the antenna element in the hinge cavity corresponding to the second height.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to HoangAnh T. Le whose telephone number is (571) 272-1823. The examiner can normally be reached on 8:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Douglas Owens can be reached on (571) 272-1662. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/HoangAnh T Le/ Primary Examiner, Art Unit 2821